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UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON

DOG WALKIN DIVAS LLC, on behalf of itself and all others similarly situated,

Plaintiff,

v.

WASHINGTON FEDERAL, INC. (WAFD), d/b/a WASHINGTON FEDERAL BANK,

Defendant.

NO. 2:20-cv-01414 RSL MLP

STIPULATED MOTION RE: EXTENSION OF BRIEFING SCHEDULE ON DEFENDANT'S MOTION TO DISMISS

NOTE ON MOTION CALENDAR: 03/03/2021

This Stipulated Motion and Order is entered for the purpose of correcting Plaintiff's miscalendaring of the due date for its response brief to Defendant's Motion to Dismiss. By Stipulated Motion Re: Complaint Amendment and Order dated January 15, 2020 (DKT 22), the Parties agreed that any Motion to Dismiss by Defendant would be filed by February 1, 2021, Plaintiff's responsive pleading would be filed by March 1, 2021 and Defendant's Reply brief would be filed on the note date of March 12, 2021. Notwithstanding this, Plaintiff mistakenly calendared its response pleading due date consistent with LCR 7 as the Monday before the note date, March 8, 2021. Plaintiff discovered this error today when the Defense filed a Notice of Non-Opposition (DKT 27). Upon discovery of this error, Plaintiff's counsel met and conferred with Defense counsel by phone. The Parties now stipulate and agree to allow the Plaintiff to

1	1. Plaintiff shall file its response to Defendant's Motion to Dismiss by Monday				
2	March 8, 2021.				
3	2.	Defendant shall file its reply brief supporting its Motion to Dismiss by Friday			
4	March 19, 2021.				
5					
6	DAT	ED March 3, 2021.			
		35 March 3, 2021.			
7		FRIEDMAN RUBIN PLLP			
8		By: <u>s/Roger S. Davidheiser</u>			
9		Roger S. Davidheiser, WSBA No. 18638 1109 First Avenue, Suite 501			
10		Seattle, Washington 98101 rdavidheiser@friedmanrubin.com			
11		Taras Kick (Pro Hac Vice)			
12		(tarask@kicklawfirm.com)			
13		Jeffrey Bils (Pro Hac Vice) (jeff@kicklawfirm.com)			
14		THE KICK LAW FIRM 815 Moraga Drive			
15		Los Angeles, CA 90049			
16		Sophia Gold (admitted pro hac vice)  Jeffrey D. Kaliel (admitted pro hac vice)			
		KALIEL PLLC			
17		1875 Connecticut Ave., NW, 10th Floor Washington, D.C. 20009			
18		(202) 350-4783 jkaliel@kalielpllc.com			
19		sgold@kalielpllc.com			
20		Attorneys for Plaintiff			
21					
22					
23					
		DAVIS WRIGHT TREMAINE LLP			
	g : (0 1 T	By: <u>s/Fred Burnside</u>			

Stip/Order Extending Briefing Schedule - Page 2 Dog Walkin Divas v Washington Federal, Inc. USDC WDW 2:20-cv-01414

FRIEDMAN | RUBIN® 1109 FIRST AVENUE, SUITE 501 SEATTLE, WA 98101-3614 (206) 501-4446

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1	Fred B. Burnside, WSBA #32491
2	920 Fifth Ave., Ste. 3300 Seattle, WA 98104-1610
3	<u>fredburnside@dwt.com</u>
4	Attorneys for Defendant
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1 2 3 **ORDER** 4 Presently before the Court is a Stipulation re Extension of Briefing Dates and Note Date 5 between Plaintiff and Defendant. Good cause appearing, the Court GRANTS the Stipulation as 6 follows: 7 1. Plaintiff shall file its response to Defendant's Motion to Dismiss by Monday, 8 March 8, 2021. 9 2. Defendant shall file its reply brief supporting its Motion to Dismiss by Friday, 10 March 19, 2021. 11 12 SO ORDERED. 13 Date: March 3, 2021. 14 15 MICHELLE L. PETERSON 16 United States Magistrate Judge 17 18 19 20 21 22 23

1 2	CERTIFICATE OF SERVICE  I certify that on this day, a copy of the foregoing document was served on the following individuals via the manner indicated below:						
3 4 5 6 7	Fred B. Burnside, WSBA #32491 Davis Wright Tremaine LLP 920 Fifth Ave., Ste. 3300 Seattle, WA 98104-1610 206.622.3150 fredbrunside@dwt.com	[ ] [ ] [X] [X]	Hand Delivery ABC Legal Messenger US Mail, postage prepaid Email per agreement USDC's E-Filing Platform				
8	I certify under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.						
9	Dated March 3, 2021.						
10	/s/ Trish Bashaw						
11	Trish Bashaw, Paralegal <i>Friedman   Rubin® PLLP</i>						
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